

DIRECTOR OF CENTRAL INTELLIGENCE SECURITY COMMITTEE COMPARTMENTATION SUBCOMMITTEE

10 May 1983

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MINUTES

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THIRTY NINTH MEETING	
Tuesday, 26 April 1983, 1000 Hours Room 4B-867, Pentagon, Washington, DC	
USAF	25 X 1
Chairman Presiding	
(C) MEMBERS/ALTERNATES PRESENT	
, CIA NSA	25 X 1
Mr Donald W. Stigers, Department of State , USA, DIA	25X1
Maj William H. Poage, USA, Army Ms Rebecca A. Long, Navy	23/1
Mr Louis C. Ritchie, Jr, Department of Energy Mr Marshall G. Westover, Department of Energy	
Ms Mary Andriacchi, Department of Justice Maj Robert S. Andrews, OSAF	
USAF/Executive Secretary	25X1
ALSO PRESENT:	
DCI SECOM Staff DIA	25X1 25X1
DISCUSSION:	
1. (U) Approval of Minutes. Minutes of the 10 Jan 1983 meeting of the Compartmentation Subcommittee were approved as written.	
2. (U) Revision of DCID 1/7. The Chairman advised that the SECOM had tasked the Subcommittee to review and recommend any needed changes to the draft revised DCID 1/7 in the light of a DIA recommendation to afford the MITRE Corporation access to intelligence marked NOCONTRACT and PROPIN without approval of the originator on a case-by-case basis.	
a. (U) The Chairman noted that any change to the DCID on this matter would best be to the Appendix as Note 1 currently	

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provides that government-owned, contractor-operated (GOCO) laboratories performing classified services in support of the intelligence mission of an Intelligence Community organization, and which are designated authorized channels by the SOIC concerned, are not considered contractors for the purposes of this policy statement.

b. Subsequent to a lengthy discussion on the matter, the Subcommittee unanimously voted to recommend no change to this aspect of DCID 1/7 thus requiring that cases, such as the DIA nomination of the MITRE Corporation, be considered by the Security Committee on a case-by-case basis. Rationale on this decision was that non-GOCO requests represent a significant departure from the norm and thus require an individual SECOM determination based on the merits of the case.

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c. Mr Ritchie proposed a change to paragraph 6c, DCID 1/7, concerning use of the NOCONTRACT control marking.

(1) His proposed change basically would prohibit use of the NOCONTRACT marking except when usage would prevent a competitive advantage.

(2) The Subcommittee unanimously rejected this proposal on the basis that adoption would thus eliminate the extant provision allowing use of the marking on information provided by a source with the express or implied condition that it not be made available to contractors. Mr Ritchie noted that the Department of Energy may reclama this issue at the next SECOM meeting.

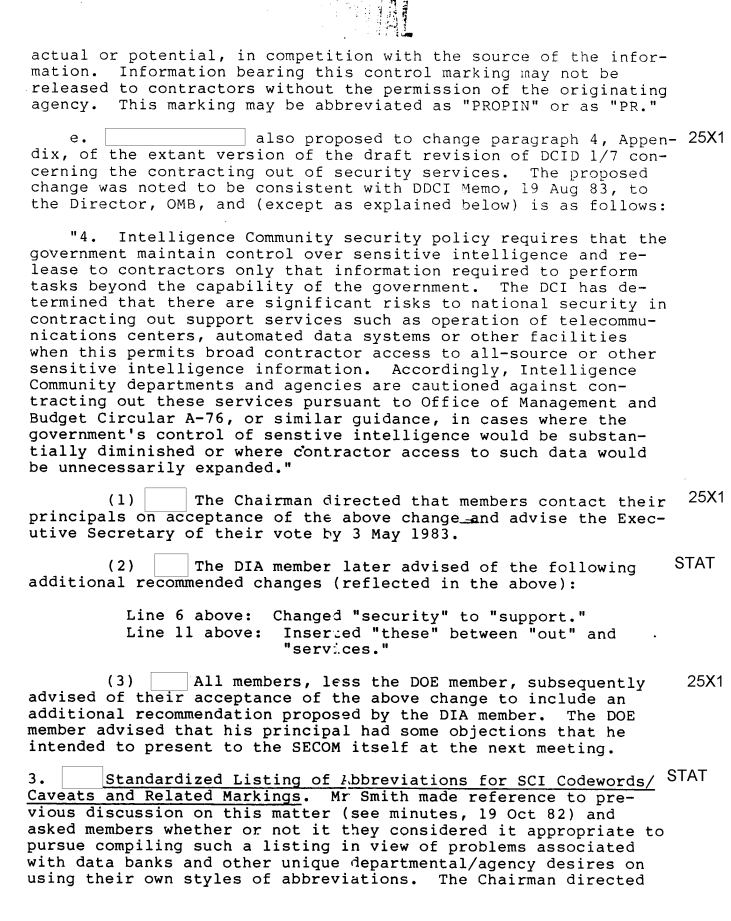
d. noted a problem with usage of the PROPIN control marking and suggested that the Subcommittee consider revision of either paragraph 6d or paragraph 3 of the Appendix. noted that the latter specifically prohibits release of intelligence marked as PROPIN to contractors unless special permission is obtained from the originator. However, the former is vague on this point. Except for the Department of Justice member who abstained, the Subcommittee unanimously agreed to make no change to paragraph 3 of the Appendix but change paragraph 6d to read as follows:

"d. "CAUTION--PROPRIETARY INFORMATION INVOLVED" (PROPIN)

This marking may be used, with or without a security classification, to identify information provided by a commercial firm or private source under an express or implied understanding that the information will be protected as a trade secret or proprietary data believed to have actual or potential value to other individuals, organizations, or foreign governments which have interests,

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that members contact their princ the Executive Secretary of their	ipals on this matter and advise position by 3 May 1983.	
Members representing the Air For DOE voted to compile such a list	ing. The State Department member ourse determined by the majority. dvised that they felt that the	25X ⁻
producers (CIA and NSA) determin priate to pursue the matter from	an Intelligence Community view artments could opt to promulgate	25X ⁻
ment to Europe, effective 16 May 1983, the DIA member of the Subcommitt	he Subcommittee and, on behalf	25X 25X 25X 25X
Change in NSA Membership , announced that NSA Member, future Subcommittee meeetings unselected.	. The Alternate NSA Member, Mr due to the reassignment of the , that he will attend til a new prime NSA member is	25X 25X 25X
6. Next Meeting. The next of Subcommittee will be announced a be provided when a date is estab		25X
APPROVED:		25X
Executive Secretary	Chairman, DCA SECOM Compartmentation Subcommittee	
	Copies to: Subcommittee Members & DCI SECOM Staff	
	<pre>l Atch Comp SC Ltr to SECOM, 10 May 83, Waiver of DCID 1/7 Controls for Contractors (U)</pre>	

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DIRECTOR OF CENTRAL INTELLIGENCE SECURITY COMMITTEE COMPARTMENTATION SUBCOMMITTEE

10 May 1983

MEMORANDUM FOR:		STAT
	Chairman, DCI Security Committee	
SUBJECT:	Waiver of DCID 1/7 Controls for Contractors	
REFERENCES:	A. Your Memorandum (SECOM-D-067), 18 Mar 83. B. Your Memorandum (SECON-D-082), 11 Apr 83.	

- 1. References tasked the Compartmentation Subcommittee with reviewing general policy for waiving DCID 1/7 controls on release of intelligence to contractors and to recommend any needed changes to the draft revised DCID 1/7 in the light of a DIA recommendation to afford the MITRE Corporation access to intelligence marked NOCONTRACT and PROPIN without approval of the originator on a case-by-case basis.
- 2. The Compartmentation Subcommittee considered this matter at its 26 April 1983 meeting and unanimously voted to recommend no change to this aspect of DCID 1/7 thus requiring that cases, such as the DIA nomination of the MITRE Corporation, be considered by the Security Committee on a case-by-case basis. Rationale on this decision was that non-GOCO requests represent a significant departure from the norm and thus require an individual SECOM determination based on the merits of the case.
- 3. The Department of Energy member, Mr Ritchie, proposed a change to paragraph 6c, DCID 1/7, concerning use of the NOCON-TRACT control marking.
- a. His proposed change basically would prohibit use of the NOCONTRACT marking except when usage would prevent a competitive advantage.
- b. The Subcommittee unanimously rejected this proposal on the basis that adoption would thus eliminate the extant provision allowing use of the marking on information provided by a source with the express or implied condition that it not be made available to contractors. Mr Ritchie noted that the Department of Energy may reclama this issue at the next SECOM meeting.

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4. noted a problem with usage of the PROPIN control marking and suggested that the Subcommittee consider revision of either paragraph 6d or paragraph 3 of the Appendix.
a. noted that the latter specifically prohibits release of intelligence marked as PROPIN to contractors unless special permission is obtained from the originator. However, the former is vague on this point.
b. Except for the Department of Justice member who abstained, the Subcommittee unanimously agreed to make no change to paragraph 3 of the Appendix but change paragraph 6d to read as shown in attachment 1.
also proposed to change paragraph 4, Appendix, of the extant version of the draft revision of DCID 1/7 concerning the contracting out of security support services. The proposed change was noted to be consistent with DDCI Memo, 19 Aug 83, to the Director, OMB, and (except as explained below) is as shown in attachment 2.
a. The Chairman directed that members contact their principals on acceptance of the above change and advise the Executive Secretary of their vote by 3 May 1983.
b. The DIA member later recommended two changes to Mr Pas- chal's draft paragraph. The two changes are explained below and have been included in attachment 2.
Line 6 above: Changed "security" to "support."
Line ll above: Inserted "these" between "out" and "services."
c. All members, less the DOE member, subsequently advised of their acceptance of the revision to paragraph 4, as amended by the DIA member. The DOE member reported that his principal had some objections which he intended to present to the SECOM at its next meeting.
GEORGE J. MERCORO, Colonel, USAF Chairman, DC; Security Committee Compartmentation Subcommittee

